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7 UNITED STATES DISTRICT COURT
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9 FOR THE CENTRAL DISTRICT OF CALIFORNIA
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12 JANE DOE, as next friend for “JESSY,” a
13 minor, and “SOLOMON”,

14 Plaintiffs,

15 v.

16 EDWARD CHARLES DINKFELD,

17 Defendant
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NO. 2:19-cv-01554-ODW-SS

DECLARATION OF CAROL L.
HEPBURN REGARDING
AUTHENTICATION OF
PLAINTIFF DECLARATIONS IN
SUPPORT OF OPPOSITION TO
DEFENDANT’S MOTION TO
DISMISS

NOTE ON
MOTION CALENDAR:

1 CAROL L. HEPBURN hereby declares the following to be true and correct
2 under penalty of perjury of the laws of the State of California:

3 1. I am one of the attorneys representing the Plaintiffs “Jessy” and
4 “Solomon” in this action (“Jessy” and “Solomon”, or “Plaintiffs”). I make this
5 Declaration in support of their Opposition to Defendant’s Motion to Dismiss.

6 2. Attached hereto as Exhibit 1 is a true and correct copy of the
7 Declaration of “Jane Doe,” Next Friend for Jessy. I know that she has signed this
8 declaration with her legal name. I have partially redacted that signature to
9 preserve her anonymity as authorized by the court’s order allowing Plaintiffs to
10 proceed via pseudonym. I will maintain the original of her signed unredacted
11 declaration on file in my office.
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14 3. Attached hereto as Exhibit 2 is a true and correct copy of the
15 Declaration of Solomon. I know that he has signed this declaration with his legal
16 name. I have partially redacted that signature to preserve his anonymity as
17 authorized by the court’s order allowing Plaintiffs to proceed via pseudonym.
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1 I will maintain the original of his signed unredacted declaration on file in my
2 office.

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4 DATED this 12th day of June, 2019, at Seattle, Washington.

5
6 CAROL L. HEPBURN, P.S.

7
8 /s Carol L. Hepburn
9 Carol L. Hepburn, *Pro Hac Vice*
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13 (206) 957-7273 fax
14 carol@hepburnlaw.net
15 Attorney for Jessy and Solomon
16 CAROL L. HEPBURN, P.S.